IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	AKIYAMA et al.	Examiner:	J. GRAY		
Serial No.:	10/550,865	Group Art Unit:	1794		
Filed:	September 26, 2005	Docket:	14434.0082USWO		
Title:	REINFORCING CORD FOR RUBBER REINFORCEMENT AND RUBBER PRODUCT INCLUDING THE SAME				
I hereby certify t Commissioner fo	OF TRANSMISSION hat the papers submitted herewith are being tran or Patents, P.O. Box 1450, Alexandria, VA 2231 MAYMM ufman				
SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT					
P.O. Box 14 Alexandria,	er for Patents				
Sir:					
the enclosed references ci 14, 2008. A	regard to the above-identified applic Form 1449 are brought to the attent ted on Form 1449 were cited in the copy of the Office Action, along wi y foreign patent documents or "Othe	ion of the Examiner Chinese Office Acti th the English trans	r. Please note the on dated November lation is enclosed.		
	ncise explanation of the relevance r other information is as follows (3	_	0 0		
U.S.	2005/0091960 A1 is the English equ	ivalent of CN 1659	322 A.		
In acc (CHECK ON	cordance with the provisions of 37 (NE):	C.F.R. §1.97, this sta	atement is being filed		
	within three (3) months of the Filing ffice Action on the merits, or before				

Action on the merits after the filing of a request for continued examination

(2) after the period defined in (1) but before the mailing date of a Final

the requisite fee of \$180.00 under Rule 1.17(p) is included herein, or

under 37 C.F.R. §1.114; or

Rejection or Notice of Allowance, and

the requisite Statement is below, OR

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	befo	re the payment of th	of a Final Rejection or Not e Issue Fee, AND the requ \$180.00 under Rule 1.17(
			STATEMENT		
Applicants hereby state that:					
		Statement was first in a counterpart app	olication or by the USPTO onths prior to the filing date	from a foreign patent office in a related application not	
	If this box	s is checked, Applica	ant provides the following:	;	
		Certificati	on Under 37 C.F.R. §1.70	94(d)	
	item listed foreign pa not receiv	d on the enclosed Fo atent office in a cour red by any individua	rm 1449 was first cited in	at this communication was 1.56(c) more than thirty	
		.S. patent applicatio	ed of the following co-pen n publication (if published	ding U.S. applications. A) or application (if not	
	Appl	lication No.	Filing Date	Group	
othe	.C. §§ 102 a	and 103 and Applica stablish that the reference	ants reserve the right, pursurence(s) are not "prior art."	t" within the meaning of 35 tant to 37 C.F.R. § 1.131 or 'Moreover, Applicants do	

not represent that a reference has been thoroughly reviewed or that any relevance of any portion of a reference is intended.

Consideration of the items listed is respectfully requested. Pursuant to the provisions of M.P.E.P. 609, it is requested that the Examiner return a copy of the attached Form 1449, marked as being considered and initialed by the Examiner, to the undersigned with the next official communication.

FEE AUTHORIZATION

Should any fee associated with the submission of this paper not be attached hereto as a check, the Commissioner is authorized to charge the missing fee to our Deposit Account, No. 50-3478. Any overpayments should be credited to said Deposit Account.

Respectfully submitted,

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DPM:mkc

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Dated: January 12, 2009

PATENT TRADEMARK OFFICE